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5	— and —		
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13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
	RANDI ALEXANDER, an Individual; §		
15	RANDI ALEXANDER, an Individual; and JACKSON YOUNG, an Individual, \$ Plaintiffs, \$ vs. \$ CASE NO: 2:16-cv-02268-MMD-GWF KATHRYN FALK, an Individual; \$ ROMANTIC TIMES INC. d/b/a \$ ROMANTIC TIMES MAGAZINE, a \$		
16	Plaintiffs, § GASENO 216 02260 MMD GWE		
17	vs.		
18	KATHRYN FALK, an Individual; § ROMANTIC TIMES INC. d/b/a §		
19	ROMANTIC TIMES INC. WO'A § ROMANTIC TIMES MAGAZINE, a §		
	New York Corporation; § JANE DOE a/k/a "GRACIE WILSON," §		
20	an Individual;		
21	DOE DEFENDANTS 1 through 100; § and ROE ENTITIES 1 through 100, §		
22	New York Corporation; JANE DOE a/k/a "GRACIE WILSON," an Individual; DOE DEFENDANTS 1 through 100; and ROE ENTITIES 1 through 100, Defendants.		
23	Belendants. § §		
24	<u> </u>		
	STIPULATION AND ORDER FOR ONE-DAY EXTENSION OF		
25	DEADLINE FOR OPPOSITION TO MOTION		
26	(FIRST REQUEST)		
27	Plaintiffs RANDI ALEXANDER and JACKSON YOUNG and Defendants KATHRYN		
28	EALK and DOMANTIC TIMES INC. 1/L/L DOMANTIC TRACE MACAZINE 1 1 1 1		
	FALK and ROMANTIC TIMES INC. d/b/a ROMANTIC TIMES MAGAZINE hereby tender to		

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1	the Court this Stipulation and Order for One-Day Extension of Deadline for Opposition to		
2	Motion. In this connection, Plaintiffs and Defendants (each a "Party" and collectively the		
3	"Parties") hereby stipulate and agree as follows:		
4	Regarding Defendants' Motion for Sanctions Under Rule 37 to Dismiss All Claims for		
5			
6	Medical and Psychological Damages Due to Failure to Produce Medical and Psychological		
7	Records (filed June 21, 2018) [Doc. 73], Plaintiffs' deadline to file an opposition is currently		
8	7/5/2018, which is the day after Independence Day, the Fourth of July. Defense counsel needs		
9	an additional day to prepare the opposition. Accordingly, the Parties hereby stipulate to a one-		
10	day extension of the deadline to <u>7/6/2018</u> .		
11	IT IS SO STIPULATED.		
12		- 4	
13	Dated: <u>July 5, 2018</u>	<u>July 5, 2018</u>	
14	FRIZELL LAW FIRM 400 N. Stephanie St., Suite 265	PERRY & WESTBROOK 1701 W. Charleston Blvd., Ste. 200	
15	Henderson, Nevada 89014	Las Vegas, NV 89102	
16		By: <u>/s/ Cheryl Wilson</u>	
17	R. DUANE FRIZELL, ESQ.	ALAN W. WESTBROOK, ESQ.	
18	Nevada Bar No. 9807 Attorney for Plaintiffs	Nevada Bar No. 6167 CHERYL WILSON, ESQ.	
19	Thiorney for Finnings	Nevada Bar No. 8312	
20		Attorneys for Defendants Kathryn Falk and Romantic Times Inc.	
21			
22	ORDER Having reviewed the foregoing Stipulation of the Parties and finding good just and		
23	Having reviewed the foregoing Stipulation of the Parties, and finding good, just, and		
24	sufficient cause therefor, it is hereby entered as an Order of the Court.		
25	IT IS SO ORDERED.		
26	DATED:_7/6/2018	TED STATES MAGISTRATE JUDGE	
27	CASE NO.: 2:16-cv-02268-MMD-GWF		
28			
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